Case 5.11-CV-00110-EIXTI-VFC Docum	ment 31 Thed 11/20/11 Fage 1 of 1
	FILED RECEIVED SERVED ON
	COUNSEL/PARTIES OF RECORD
	DISTRICT COURT OF NEVADA NOV 2 8 2011
KELLY KOERNER, )	3:11-cv-00116-LRH-VP CLERK US DISTRICT COURT DISTRICT OF NEVADA
Plaintiff, )	MINUTES OF THE COURT
v. )	
JAMES GREG COX, et al.,	November 18, 2011
Defendants. )	•
PRESENT: THE HONORABLE VALERIE	P. COOKE, U.S. MAGISTRATE JUDGE
DEPUTY CLERK: LISA MANN	REPORTER: NONE APPEARING
COUNSEL FOR PLAINTIFF(S): NONE APPE	CARING
COUNSEL FOR DEFENDANT(S): NONE AP	PEARING
MINUTE ORDER IN CHAMBERS:	•
as premature because defendants had not filed a re	mmary judgment (#9), which the court denied (#18) esponse to plaintiff's complaint. Plaintiff now files nent (#23). Defendants opposed (#25) and plaintiff
because it may "provide this court with suffi- informed decision to deny defendants' motion to	ort should renew his motion for summary judgment cient information to make a more complete and o dismiss" (#23). However, the court's analysis of contents of the complaint. Fed.R.Civ.P. 12(b)(6).
Moreover, plaintiff's motion for summar not commenced. See Celotex Corp. v. Catrett	ry judgment is still premature because discovery has 477 U.S. 317, 322 (1986). Plaintiff's motion to

renew his motion for summary judgment (#23) is DENIED without prejudice and with leave to renew if necessary.

IT IS SO ORDERED.

LANCE S. WILSON, CLERK

Deputy Clerk